ase 3:11-cv-01747-BEN -NLS Document 14 Filed 08/23/11 Pa<u>ge 1 of 2</u> AUG 23 2011 1 CLERK, U.S. DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA 2 (3 DEPUTY 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 SOUTHERN DISTRICT OF CALIFORNIA 9 CASE NO. 11-cv-1747-BEN (NLS) 10 PERFORMANCE ADVANTAGE GROUP, INC., a Nevada corporation; REAL ESTATE 11 TRAINING INTERNATIONAL, LLC, a STIPULATED JUDGMENT FOR PERMANENT INJUNCTION Delaware limited liability company; 12 ARMANDO MONTELONGO COMPANIES, INC., a Delaware corporation; and ARMANDO 13 MONTELONGO, JR., an individual; 14 Plaintiffs, 15 VS. 16 PETER G. PEREZ, an individual; and LINDA D. PEREZ, an individual, 17 Defendants. 18 19 **Permanent Injunction** 20 21 Defendants PETER G. PEREZ and LINDA D. PEREZ (collectively "Defendants"), and 22 each of their agents, representatives, conduits, employees, successors, and assigns, and any and 23 all other persons acting by, through, under, at the direction of, or in concert with them, are permanently enjoined from, either directly or indirectly, making any statements, written or oral, 24 or via body language, sign, or expression, that defame, disparage, discuss in a negative manner, 25

STIPULATED JUDGMENT FOR PERMANENT INJUNCTION

or in any way criticize the personal and/or business reputations, practices, products, services,

seminars, methods, or conduct of any of plaintiffs PERFORMANCE ADVANTAGE GROUP,

INC., REAL ESTATE TRAINING INTERNATIONAL, LLC, ARMANDO MONTELONGO

26

27

28

COMPANIES, INC., or ARMANDO MONTELONGO, JR., or Armando Montelongo Seminars, Armando Montelongo International, Inc., or Armando Montelongo Worldwide, Inc., or any agents, affiliates, shareholders, officers, directors, licensees, licensors, successors, predecessors, assigns, parent companies, and sister companies of any of the foregoing, or their products, seminars, or services.

Defendants and each of their agents, representatives, conduits, employees, successors, and assigns, and any and all other persons acting by, through, under, at the direction of, or in concert with them, are further permanently enjoined from disseminating, issuing, transmitting, publishing, providing, or disclosing, or causing or encouraging to be disseminated, issued, transmitted, published, provided, or disclosed, any statements, documents, information, or writings, including but not limited to, e-mail, correspondence, complaints, letters, notes, bulletins, releases, pleadings, legal documents, or media promulgations, which do, will, would, or could, in any way defame, disparage, discuss in a negative manner, or in any way criticize plaintiffs PERFORMANCE ADVANTAGE GROUP, INC., REAL ESTATE TRAINING INTERNATIONAL, LLC, ARMANDO MONTELONGO COMPANIES, INC., or ARMANDO MONTELONGO, JR., or Armando Montelongo Seminars, Armando Montelongo International, Inc., or Armando Montelongo Worldwide, Inc., or their products, seminars, or services, in any public forum including, but not limited to the Internet, radio, print media, social network, public forum, survey, web tv, You Tube, Skype, mail, or television.

Costs

The parties shall each bear their own costs of suit.

23 | Dated: August **2011**

Hon. Roger L. Be

2